

PUBLIC EMPLOYMENT RELATIONS BOARD

ANNUAL REPORT

to the LEGISLATURE



1991-92

PUBLIC EMPLOYMENT RELATIONS BOARD

October 15, 1992

1991-1992 Report
To The Legislature



Pete Wilson

Governor

State of California

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PUBLIC EMPLOYMENT RELATIONS BOARD MISSION STATEMENT

"TO PROMOTE THE IMPROVEMENT OF PERSONNEL MANAGEMENT AND EMPLOYEE/EMPLOYER RELATIONS BY ADMINISTERING THE EERA, DILLS ACT AND HEERA IN A MANNER CONSISTENT WITH LEGISLATIVE INTENT."

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MESSAGE FROM THE CHAIRPERSON

The past year was a tough one for PERB With the state in the throes of a recession, the size of government, the size of an agency like PERB had to be reduced. PERB continued its commitment to the delivery of services to its constituents. Giving dispute resolution and representation matters the highest priority, the Board determined to preserve constituent services while reducing the organization in other program areas.

In the last two years, the PERB budget has been reduced by nearly 40%. Our compliment of staff has gone from 100 employees in 1989-1990 to approximately 50 employees today. Due to the tireless efforts of PERB employees who only quit when the job is done, PERB has performed its statutory duties without a full compliment of board members, legal advisors, board agents, administrative services and legal support staff for over a year.

Yet, even in the face of these reductions, PERB continues to respond to its duties with a steady performance from all of its employees. For example, the Board itself issued 72 decisions with an average turnaround time of 62 days and deliberated on 12 injunctive relief requests. Our board agents conducted hearings and issued proposed decisions on a number of Dills Act cases in less than 30 days. Board agents also finished a ballot count in large elections in just a matter of 2 or 3 hours. These examples of performance are especially noteworthy when its considered against a backdrop of substantial portion of first impression cases being handled by a leaner PERB during a statewide fiscal crisis.

In the current year, PERB will again make an adjustment due to another budget reduction. We ask for your patience, thoughts nd assistance on how we can continue to effectively serve you with less resources. Help PERB meet the fiscal challenge! With the support and cooperation of our constituents and all who want to see PERB accomplish its mission, I know we can do it.

In closing, on behalf of the agency, I wish to thank all the parties for the unheralded support and confidence that you have given the agency over the last nine years. Personally, it has been my pleasure to serve you. Together, I believe we have all made a difference in California public sector labor relations.

Lolbanh h. Jkm-CHAIRPERSON

BOARD MEMBERS

Deborah M. Hesse Board Chairperson

Deborah M. Hesse is in her second five-year term as Member and Chairperson of the California Public Employment Relations Board. Mrs. Hesse took office on February 1, 1984. Mrs. Hesse is also a member and former chairperson of the California Advisory Committee to the U.S. Civil Rights Commission. She is a member of the Industrial Relations Association of Northern California. She is a member of the California Afro-American Museum Board of Directors and an officer in the National Forum for Black Public Administrators, Sacramento Chapter. She serves on several advisory boards--California Public Employee Relations (labor relations periodical), and The Institute of Labor Research Labor-Management Program.

Formerly, Mrs. Hesse was the Chief Deputy Director of the California Department of Personnel Administration. Mrs. Hesse also served as Assistant to the Director in the Governor's Office of Employee Relations. She has more than 15 years experience in the employment and labor relations field.

Mrs. Hesse has a bachelor's degree in social work and a master's degree in public administration from the California State University at Sacramento. Her term expires January 1, 1994.

Richard L. Camilli Board Member

Richard L. Camilli was appointed as a member of the Public Employment Relations Board in November 1988. Mr. Camilli has served for over 30 years in various staff, management and executive positions in state service. Mr. Camilli received his bachelor's degree in business administration from the University of Santa Clara. His term expires January 1, 1993.

David M. Caffrey Board Member

David M. Caffrey was appointed as a member of the Public Employment Relations Board in January 1992. From 1983 until his appointment to the Board, Mr. Caffrey served in the Governor's Office first as Governor Deukmejian's Administrative Officer and Cabinet Secretary, and in 1991 as Governor Wilson's Deputy Chief of Staff for Administration. Mr. Caffrey has had more than 20 years experience working with policy and administrative issues in State government. He graduated Phi Beta Kappa from the University of California, Berkeley, in 1970, receiving a Bachelor's Degree in English Literature. His term expires January 1, 1995.

Huston T. Carlyle, Jr. Board Member

Huston T. Carlyle, Jr. was appointed as a member of the Public Employment Relations Board in January 1991. From 1989 until his appointment to the Board Mr. Carlyle was former Governor Deukmejian's Legal Affairs Secretary. Mr. Carlyle has had broad experience practicing law and working with state and local government, including Chief of Staff for the Governor of Nebraska, Director of the Governor's Office of Planning and Research, and senior assistant city attorney for the City of Burbank. He is a former Assistant United States Attorney. His term expires January 1, 1996:

The Board, whose members are appointed by the Governor and confirmed by the Senate, is charged with the authority and responsibility to oversee the agency and to ensure its integrity, security and fairness. The five-member Board holds monthly meetings that are open to the public.

DUTIES AND JURISDICTION OF PERB

STATUTORY AUTHORITY

The Public Employment Relations Board was created by provisions of the Educational Employment Relations Act (EERA) of 1976 (Government Code section 3540, et seq.). This statute was authored by State Senator Albert S. Rodda, and collective established California's bargaining in schools K-14. public Collective bargaining established in state government by the State Employer-Employee Relations Act of 1978, known as the Ralph C. Dills Act (Dills Act) (Government Code section In 1979, 3512, et seq.). coverage was extended to higher education under the provisions the Higher Education Employer-Employee Relations Act (HEERA) authored by Assemblyman Howard Berman (Government Code section 3560, et seq.)

DUTIES

the quasi-judicial PERB is agency established administer these statutes and adjudicate disputes that arise The Board is under them. (1) conduct empowered to: secret ballot elections whether ornot determine employees wish to have employee organization exclusively represent them at bargaining table; unfair prevent and remedy practices, whether committed by employee employers or organizations; (3) break impasses that may arise at the bargaining table bу establishing procedures to resolve such disputes; (4) ensure that the public receives accurate information and has

time to register its opinion regarding negotiations; interpret and protect the rights and responsibilities of employers, employees and employee organizations under the Acts; (6) monitor the of financial activities employee organizations; (7) conduct research, perform public education and conduct training programs related to public sector employer-employee relations.

JURISDICTION

Approximately 855,640 public sector employees and 1,185 employers are included under the jurisdiction of these three Acts. The majority of these employees (645,587+) work for California's public school system from pre-kindergarten through, and including Community College system (K-The remainder of employees covered are employed by the State of California (121,708) or the University of California, the California State University, and of Law Hastings College Municipal, county, (88,345). and local special district employers and employees are not subject to PERB jurisdiction, but rather are covered under the Meyers-Milias-Brown Act.

ORGANIZATION OF PERB

is headquartered PERB with regional Sacramento offices in Los Angeles, Sacramento and San Francisco. The organizational major elements of the agency consist of the Board, the Division of Administrative Law, the General Counsel, the Division of Representation and the Division of Administrative Services. All Divisions report directly to the Executive Director. On injunctive relief reqests and litigarion matters, the General Counsel reports to the Board currently, the Executive Director position is vacant.

The Board is composed of five appointed by members subject and to Governor State confirmation the by In addition to the Senate. responsibility for overall administering the EERA, Ralph C. Dills Act and HEERA, the Board itself acts as an appellate body to hear proposed challenges to decisions that were issued by the board agents. During most of fiscal year 1991-1992 the operated with four Board members. There were 65 appeals to the Board that were docketed in fiscal year 1991-1992. the 1991-1992 reporting year, 72 Board decisions were issued in a median of 39 days. 4 or 6% of those decisions were appealed to the State Appellate Courts. One case was appealed to the Supreme Court. addition to the decisions issued, the Board reviewed and deliberated on 12 injunctive relief requests. Currently, there are 32 appeals pending before the Board.

Directed bу Chief Administrative Law Judge, Gary the Division of Gallery, Administrative Law houses administrative PERB's The ALJs hold Judges (ALJ). informal settlement conferences on the unfair practice cases. If no agreement is reached, another ALJ conducts a formal hearing and maintains a record.

ALJ issues a proposed The decision of written findings of fact and legal conclusions that are binding on the parties if no appeal is filed. If a party disagrees with the proposed an appeal may be decision, filed with the Board itself. The Board issues a decision and if the parties still disagree, the case may be appealed to the State Appellate Courts. occasion, ALJ's also conduct hearings on representational matters.

In the fiscal year 1991-1992, 50 proposed decisions on unfair practice complaints were issued by the ALJs. There were 15 cases (31%) appealed to the Board and 33 (69%) became final without an appeal being filed.

The General Counsel is the Board's chief legal officer. The position is currently vacant. The General Counsel also oversees the agency's charge processing and litigation functions.

In litigation during 1991-1992, PERB opened 19 new court files and received 18 requests for injunctive relief.

Robert G. Thompson has served as Deputy General Counsel since 1988. Mr. Thompson directs charge processing at PERB. In fiscal year 1991-1992, there were 599 unfair practice charges filed. See page 26.

The Division of Representation has representatives in each regional office which include a regional director, labor relations specialists, and support staff. The Deputy General Counsel, Robert Thompson, has also served as Acting Chief of Representation

during 1991-1992 PERB's Regional Directors are Anita Martinez (San Francisco), Les Chisholm (Sacramento) and Roger Smith (Acting, Los Angeles). The division is responsible for range of handling a broad representational matters, including bargaining configurations, unit modification requests. certification and decertification elections, and elections to approve or rescind organizational security arrangements. The Division of Representation also handles public notice complaints, requests to certify negotiation to mediation, disputes factfinding, and allegations of noncompliance with PERB orders.

Directed by Assistant Executive Director, Theodore Hynson, the Administrative Division of Services provides the support services of the PERB, such as business services, personnel, information accounting, mail technology, duplicating. This division also coordinates training, and arranges and conducts meetings, many of which are held as forums designed to facilitate communication between employers Ιt and employees. maintains liaison with the Legislature and the Executive branch of state government.

keeping with State California guidelines, PERB maintains an affirmative action policy as a means of achieving equal employment opportunities. prohibits policy discrimination based on age, race, sex, color, religion, political national origin, affiliation, ancestry, marital status, sexual orientation or disability. PERB employs

approximately 50 persons throughout the State, including permanent personnel, temporary employees like law students, retired annuitants and election officials.

PERB ACTIVITIES

REPRESENTATION

representation process normally begins when a petition filed by an employee is organization to represent classifications of employees which reflect an internal and occupational community interest. If only one employee organization petition is filed and the parties agree on the unit description, the employer either grant voluntary recognition or ask for a Ιf representation election. employee than one organization is competing for representational rights of the an election same unit, mandatory.

If either the employer or an employee organization dispute the appropriateness of a unit or the employment status of individuals within the unit, a Board agent convenes a settlement conference to assist the parties in resolving the dispute. The Board historically stressed voluntary settlements and has consistently and effectively offered the assistance of Board agents to work with the parties agreement unit toward onconfigurations.

Ιf dispute cannot the settled voluntarily, a Board agent will conduct a formal investigation and/or hearing issue a written and determination which appealable to the Board itself. This decision sets forth the appropriate bargaining unit, or modification of that unit, and is based upon application of statutory unit determination criteria and appropriate case

law to the facts obtained in the investigation or hearing.

Once an initial bargaining unit has been established and an exclusive representative has been chosen, another employee organization or group employees may try to decertify the incumbent representative by decertification a petition with PERB. Such a petition is dismissed if filed within 12 months of the date of voluntary recognition by the employer or certification by PERB of the incumbent exclusive representative. As of June 30, 1992, there were 2,296 bargaining units within PERB's jurisdiction.

ELECTIONS

A primary function of PERB is to conduct representation and organizational security elections. PERB conducts initial representation elections in all cases in which the employer has not granted voluntary recognition. also conducts decertification elections when a rival employee organization group oremployees obtains sufficient call for signatures to an election to remove the The choice of "No incumbent. Representation" appears on the ballot in every election.

the 1991-1992 reporting period, PERB conducted a total elections of 56 (and runoff) covering approximately 54,360 employees. Twelve of these elections were which determine employee organization, if any, would represent the employees of a particular negotiating unit. Of these, 11 elections resulted in the selection of an exclusive representative and one in the selection of "No Representation."

conducted 26 The Board decertification elections (and one runoff). Of these: resulted in retention of the incumbent organization, resulted in the selection of another employee organization exclusive the representative, 1 result requires a runoff election and pending election are objection challenges. Two unit modification elections, and one amendment certification election were also conducted by the Board.

Organizational security elections occur in order for employees to approve (under the EERA) or rescind (under the EERA and Ralph C. Dills Act) an organizational security or a fair share fee arrangement. Organizational security election procedures are similar those followed to representation elections. The Board conducted a total of 15 approval elections in the 1991-1992 reporting period.

Fourteen elections resulted in the ratification or retention of the organizational security provisions, and one resulted in organizational security being voted down.

Election procedures are contained in PERB regulations (section 32700 et seq.). The Board agent or the representative of a party to the election may challenge the voting eligibility of any person who casts a ballot. In

addition, parties to the election may file objections to the conduct of the election. Challenged ballots and objections are resolved through procedures detailed in PERB regulations.

IMPASSE RESOLUTION

PERB assists the parties in reaching negotiated agreements through mediation under all three statutes, and then through factfinding under EERA HEERA, should it necessary. If the parties are unable to reach an agreement during negotiations, either party may declare an impasse. At that time, a Board agent contacts both parties determine if they have reached a point in their negotiations where their differences are so substantial or prolonged that further meetings without the assistance of a mediator would be futile.

In cases where there is agreement of the parties in regard to the existence of an impasse, a Board agent seeks information that helps Board determine if mediation would be appropriate. Once it is determined that an impasse exists, the State Mediation and Conciliation Service (SMCS) of the Department of Industrial Relations is contacted to During the assign a mediator. 1991-1992, 337 impasse declarations were filed with PERB. Approximately 80 percent of all such disputes closed during 1991-1992 were settled by the mediator. resulting in the need for appointment of a factfinding panel in only 20 percent of all impasse cases.

In the event settlement is not during mediation, reached either party (under EERA or HEERA) may request implementation of factfinding procedures. If the mediator agrees that factfinding appropriate, PERB provides a list of neutral factfinders from which parties select an to chair individual tripartite panel. Ιf dispute is not settled during factfinding, the panel required to make findings of fact and recommend terms of settlement. These recommendations are advisory only. Under EERA, the public school employer is required to make the report public within ten days after its issuance. Under HEERA, publication is discretionary. Both provide that mediation can continue after the factfinding process has been completed.

FINANCIAL REPORTS

The law requires recognized or certified employee organizations to file with PERB an annual financial report of expenditures. income and Organizations who have negotiated a fair share fee arrangement have additional filing requirements. Complaints alleging noncompliance with these requirements may be filed with PERB. PERB may take action to bring the organization into compliance.

BARGAINING AGREEMENTS

PERB regulations require that employers file, with PERB regional offices, a copy of collective bargaining agreements or amendments to those agreements (contracts) within 60 days of the date of execution. These contracts are maintained on file as public records in regional offices.

ADVISORY COMMITTEE

The Advisory Committee to the Public Employment Relations Board was organized in 1980 to assist PERB in the review of its regulations as required by The 1111. Advisory Committee consists of over 150 people from throughout California representing employers, employee organizations, law firms, negotiators, professional consultants, the public and Although scholars. regulation revision has long been completed, the Advisory Committee continues to assist the Board in its search for creative ways in which professional staff cooperate with parties promote the peaceful resolution of disputes and contribute to greater stability in employeremployee relations. dialogue has aided PERB in reducing case processing time by such improvements as the substitution of less costly investigations in certain public notice cases, stimulation of innovative research projects of value to the parties, and the suggestion and preparation of further regulatory changes.

A member of the Board attends Advisory Committee meetings. This direct participation with the Advisory Committee ensures communication between the Board and its constituents.

UNFAIR PRACTICES

employer, employee organization, or employee may charge with PERB file a alleging that an employer or organization employee has committed an unfair practice. Examples of unlawful employer coercive conduct are: questioning of employees regarding their union activity; disciplining oremployees for threatening union participating in promising activities, orbenefits to employees if they refuse to participate in union Examples activity. unlawful employee organization threatening are: conduct employees if they refuse to join the union, disciplining a member for filing an unfair practice charge against the an exclusive union. or representative's failure bargaining represent unit fairly in the members employment relationship with the employer.

fiscal year 1991-1992, In there were 599 unfair practice filed. After charges charge is filed, a Board agent evaluates the charge and the underlying facts to determine whether a prima facie case of an unfair practice has been established. A charging party establishes a prima facie case by alleging sufficient facts to permit a reasonable inference that a violation of the EERA, Dills Act, or HEERA exists.

If the Board agent determines that the charge fails to state a prima facie case, the Board agent issues a warning letter notifying the charging party of the deficiencies. If the charge is neither amended nor withdrawn, the Board agent will dismiss it. The charging party may appeal the dismissal to the Board itself.

Evaluations by Board agents have been successful minimizing the issuance of formal complaints in cases involving spurious charges. This has resulted in a savings of time and resources for PERB and the parties. During this fiscal year, evaluations or investigations were completed in 475 cases. Of these cases, 231 withdrawn were dismissed at the investigation stage.

If the Board agent determines that a charge, in whole or in part, constitutes a prima facie case, a complaint is issued. During this fiscal year, 168 complaints, complaints/partial dismissals, 61 complaints/partial withdrawals were issued. Once a complaint is issued, the is respondent given opportunity to file an answer to the complaint.

An ALJ or another Board agent is assigned to the case and calls the parties together for informal settlement conference. There were 220 days of settlement conferences fiscal year 1991-1992. conferences scheduled to be held within 30 days of the date the complaint the issued. Αt informal conference, the parties are free to discuss the case in confidence with the ALJ. settlement is not reached, a formal hearing is scheduled. During this fiscal year, 153 cases were closed as result of settlement following issuance of the complaint.

If the case proceeds to formal hearing, a different ALJ is assigned to hear it. Normally, the case is heard within 60 days of the informal conference. At the hearing, the ALJ rules on motions and takes sworn testimony and other evidence which becomes part of an administrative record.

There were 168 days of formal hearing, involving 86 cases this fiscal year. addition, there were 65 days representation hearings, conducted in the Division of Administrative Law. After the hearing, the ALJ then studies the record, considers applicable law, and issues a proposed decision. A proposed decision applies precedential Board decisions to the facts of a case. In the absence of Board precedent, the ALJdecides the issue(s) by applying other relevant legal principles. Proposed decisions that are not appealed are binding only upon the parties to the case. There were 50 proposed decisions (including proposed representation case decisions) issued during the fiscal year.

If a party to the case is dissatisfied with a proposed decision, it may file a statement of exceptions and supporting brief with the Board. After evaluating the case, the Board may: (1) affirm the proposed decision; (2) modify it in whole or in part; (3) reverse; or (4) send the matter back to the ALJ to take additional evidence.

Approximately 31 percent of the proposed decisions issued this fiscal year were appealed to the Board itself. important distinction exists between (ALJ or Board agent) proposed decisions that become final and decisions of the Board itself. Proposed decisions may not be cited as precedent in other before the Board. decisions are precedential, binding not only on the parties to a particular case, but also serving as guidance for similar issues in subsequent cases. (See appendix.

LITIGATION

This Board is represented in litigation by the General Counsel. The litigation responsibilities of the General Counsel include:

defending final Board decisions or orders in unfair practice cases when aggrieved parties seek review in appellate courts;

seeking enforcement when a party refuses to comply with a final Board decision, order or ruling, or with a subpoena issued by PERB;

seeking appropriate interim injunctive relief against alleged unfair practices;

defending the Board against attempts to stay its activities, such as complaints seeking to enjoin PERB hearings or elections;

submitting amicus curiae briefs and other motions, and appearing in cases in which the Board has a special interest or in cases affecting the jurisdiction of the Board.

LITIGATION SUMMARY

During the 1991-1992 fiscal year, PERB opened nineteen (19) new superior court, appellate court and federal district court files. Six decisions were certified for publication and five court decisions were unpublished. PERB prevailed in 10 cases.

During 1991-92, eighteen (18) requests for injunctive relief were received. Six requests were withdrawn; ten (10) requests were denied by the Board (all by letters of the General Counsel), and two requests were granted.

The following are significant cases for this fiscal year:

Woodland Joint Unified School Dist. v. PERB/Woodland Educ. Assn., CTA/NEA, 3rd DCA, Case No. C009620 (PERB Dec. Nos. 808 & 808a). Issue: Whether employer unlawfully retaliated against employee; an Code section Government 3543.5(a). On 12/16/91, Court filed unpublished decision, reversing PERB's Decision Nos. 808 & 808a.

Mt. Diablo Unified School Dist. v. PERB/Mt. Diablo Educ. Assn., CTA/NEA, Supreme Court No. S021161 (1st DCA/Div. 2, Case No. A051450) (PERB Dec. No. 844). Issue: Does EERA confer a statutory right on

the exclusive representative process file and to grievance in its own name; and is it a mandatory subject of On 5/4/91, 1st bargaining? DCA Court denied Petition for Writ of Review. On 5/21/91, Filed Petition for Review with Court. Supreme 7/11/91, court filed decision to deny Petition for Review. Case closed.

Trustees of California State University v. PERB/Statewide Univ. Police Assn., 5th DCA, Case No. F015083 (PERB Dec. No. 805-H, 805a-H, 805b-H). Issue: Whether PERB should give collateral estoppel effect to the final decision of the SPB. On 7/26/91, court ordered Petition for Writ of Review denied. Case closed.

Trustees of California State University v. PERB/Statewide Police Univ. Assn. (Washington), 5th DCA, Case No. F015482 (PERB Dec. Nos. 845-H and 845a-H. Whether employer (CSU, Fresno) retaliated and discriminated employee, against an Government Code sections 3571(a) & (b). On 4/21/92, published filed court decision, denying Petitioner's Writ. (92 DAR 6696.) Case closed.

Tommie R. Dees v. PERB/CSU Hayward, Bd. of Trustees CSU & Colleges, 1st DCA/Div. 1, Case No. A053018 (PERB Dec. No. Whether The 869-H). Issue: Decision dismissing PERB alleged unlawful retaliation is proper remedy? 11/14/91, court denied Petition. Case closed.

Assn. of California State Attorneys and Admin. Law

Judges (ACSA) v. PERB/State of California (Department of Personnel Administration), Sacto. Super. Ct. No. 367255. Issue: Petition for Writ of Complaint for Mandate: Declaratory Relief; ISSUE: Whether the Governor is required to meet and confer in good faith by making a salary proposal or counterproposal prior to the adoption by the State of its final budget for year. the ensuing 10/31/91, Plaintiff withdrew partial Writ of Mandate.

Association of Graduate Student Employees PERB/Regents of the University of California, Supreme Court No. S027417; 1st DCA/Div. 3, Case No. A046075 (PERB Dec. No. 730-H). Issue: Status of graduate teaching and research assistants as students employees under HEERA. DCA court published decision on 5/22/92, affirming PERB's decision (7 Cal.App.4 648a). 8/13/92, court denied Petition for Review.

Public Employment Relations Board (PERB) v. Department of Administration Personnel DCA, Case No. (DPA), 3rd C011909 (Sacto. Sup. Ct. No. 91-084; ULP No. S-CE-498-S). Requesting DPA to ISSUE: documents and produce pursuant witnesses to the Unfair subpoenas from Practice Charge No. S-CE-498-Awaiting court's decision.

DPA v. Sacramento Sup. Court/Cecil Greene, et al./CAPS/CAHP/CAUSE/CDFEA/CSEA/PERB Controller's, Supreme Ct. No. S026628; 3rd DCA Case No. C012461; Sacto. Sup. Ct. No. 368903. ISSUE: Does the Governor have the authority to

impose a change in salary for represented unit employees? On 4/6/92, Court of Appeal filed decision. The Court issued Writ of Mandate to vindicate the authority delegated to petitioners with regard to health care premium contributions and denied the petition in all other respects (5 Cal.App.4th 155). 6/25/92, Supreme Court denied Petition for Review. Remittitur received 6/30/92.

Department οf Personnel Administration Superior v. Court (California Association of Psychiatric Technicians et al.), 3rd DCA No. C012964 (Superior Ct. No. 368903). Issue: Does the Governor have authority to implement changes in dental benefits and other terms and conditions of employment for represented employees. Received endorsed copy of Judgment Granting Peremptory Writ of Mandate on 1/7/92. On 3/9/92, DPA filed Petition for Writ of Mandate and on 3/10/92, filed Notice of Appeal to Superior Court. 7/17/92, court filed unpublished decision, letting peremptory writ of mandate issue, directing superior court to vacate its order granting real parties in interest' application for preliminary injunction and reconsider <u>Greene</u>. Decision is final upon filing.

(Department οf DPA Corrections) v. PERB/California Correctional Officers Peace Association (CCPOA), 3rd DCA No. C013403 [PERB Order No. Ad-231-S; S-CE-509-S]. ISSUE: Should the charge have been dismissed and deferred to arbitration?

Court denied Petition for Review on 5/29/92.

Baddour v. PERB/San Diego USD, Supreme Court No. S026628 (4th DCA, Div. One, No. D014884; PERB Dec. No. 885). ISSUE: Did PERB err by not giving a merit hearing collateral estoppel effect and ordering the ULP charge to be dismissed? Argument was on 4/16/92; filed Court unpublished decision on $4/\bar{3}0/92$, Petition denied. Petition for Review filed in Supreme Court on 5/11/92. On 6/17/92, Supreme Court denied Petition. Remittitur filed 6/30/92

THE PERB RESEARCH AND TRAINING PROGRAM

BACKGROUND

In the sixteen years since the passage of The Rodda Act, PERB has crafted a unique, serviceoriented research program. Seeking to be of service to the parties under its jurisdiction, to responsive to be of informational needs public, Legislature, and press, and to be responsible in its expenditure of resources, the research projects of PERB have modest in scope multifaceted in purpose and The projects have execution. been of short duration, yet term susceptible to long extension as necessary. They have addressed specific topical yet offer basic needs. behavioral data about collective bargaining process policymakers and academicians; and they have encouraged the mutual participation of the parties in the development and direction of the collective bargaining process.

LEGISLATIVE DIRECTION

Although major reductions in PERB's 1991-1992 budget have necessitated a moratorium in research and training efforts, the statutes which the PERB administered by clearly authorize the agency to The conduct research. Employment Educational Relations Act provides section Government Code 3541.3(f) that PERB has the authority to conduct research studies "relating employee-employer relations, including the collection, analysis, and making available of data relating to wages, benefits, and employment practices in public and private employment, and when it appears necessary in its judgment to the accomplishment of the purposes of this Chapter, recommend legislation."

RESEARCH: DESIGNING AND IMPLEMENTING PROJECTS OF MANAGEABLE PROPORTIONS

PERB initiates research studies in an effort to improve the practice of collective bargaining in the public sector and to provide the Legislature and public with a more complete picture of that practice. PERB's research program designed to complete small, focused projects through the use of research consultants and inter-agency agreements. Section 3541.3(f) Government Code states: "The board may enter into contracts develop and maintain research and training programs designed to assist public and employee employers organizations in the discharge their mutual responsibilities under chapter."

SELECTING RESEARCH EFFORTS

Two major elements have influenced the establishment of research priorities. First, the statute instructs that PERB focus on reports and studies "necessary to the accomplishment of the purposes of the collective bargaining acts." A prime consideration has been to make information

available to the parties that would assist the collective bargaining process.

PERB, with the help of its Advisory Committee, identifies research needs that support the parties in conducting bargaining. The second element influencing the choice research projects is that of fiscal resources available to PERB for research purposes. The 1991-1992 budget did not PERB allow to engage research activity.

REQUEST FOR INFORMATION

Legislators and their staff, the Executive Branch of state government, the press, academicians, the public, and organizations representing labor and management frequently request information about the collective bargaining process.

PERB continues to collect a wealth of information regarding collective bargaining. Examples of information routinely collected by PERB include: negotiated agreements, factfinding practice unfair reports, well the filings, as as agency's internal management information system regarding case processing.

Specific legislative enactments which have funded the individual research projects of the agency have emphasized PERB's legislative mandate to conduct research and collect data on the bargaining process. For example, in the past PERB had been instructed by the Legislature to gather basic data with regard to health benefit expenditures. The Legislature also instructed

PERB to collect information regarding the implementation of the provision of the Hart-Hughes School Reform Act (SB 813) which authorized employers to negotiate discipline short of dismissal for certificated employees.

FACTFINDING REPORTS

Reports of the tripartite factfinding panels utilized in the impasse procedures of EERA and HEERA are filed with PERB. Factfinding reports to parties and the public are on a subscription basis.

UNFAIR PRACTICE AND FILINGS

PERB's unfair practice charges constitute another source of information on the collective bargaining process and relationships between parties jurisdiction. PERB's within PERB decisions unfair on practice filings are indexed, and the index is available to the parties and the public commercially, orbу subscription from PERB.

SUMMARY

In developing its research and training goals, PERB has relied heavily upon the expressed need of its immediate constituents - the parties under its jurisdiction as well as the public, administration, and the Legislature. As a result, these goals, when reduced to specific statements of expectation, are to . . .

encourage and conduct high
quality research in labormanagement relations;

provide a forum for the discussion of labor

relations problems and their solutions;

assist the PERB in rendering improved services to the parties, the public and the executive, legislative, and judicial branches of government;

improve employer-employee relationships in the public sector and promote the peaceful resolution of employer-employee and labor-management disputes; and

public's develop the interest inlabor relations, and to aid labor, management, and the public in obtaining a better understanding of their respective responsibilities the laws administered by PERB.

CASE DIGEST

ADMINISTRATIVE APPEAL DECISIONS

California Correctional Peace Officers Association and State of California (Department of Corrections) (4/9/92) PERB Order No. Ad-231

The Board affirmed ALJ's denial Corrections' motion dismiss based upon deferral to arbitration. Under Lake Elsinore School District (1987) PERB Decision No. 646, State of California (California Department of Forestry and Fire Protection (1989) PERB Decision and State of 734-S, California (Department of Parks and Recreation) (1990) PERB Decision Nos. 810-S and 810a-S. the Board finds that the parties' collective bargaining does not contain agreement machinery grievance covers the matter at issue. The CBA contained a section mirroring section 3519(a) of the Dills Act. The allegation in the complaint in this case alleged a violation of 3519(b) of the Dills Act. There was nothing in the CBA which section (b) mirrored a violation, i.e., making it a violation of the agreement to interfere with the Association's rights granted to Dills the Act. by arbitrator Furthermore, an would have no jurisdiction to decide an alleged deprivation of the Association's rights granted to it by the Dills Act because there was nothing in the contract which provided for such.

REPRESENTATION AND UNFAIR PRACTICE CHARGE DECISIONS

Annette M. Deglow v. Los Rios College Federation of Teachers, CFT/AFT, Local 2279 (8/14/92) PERB Decision No. 896

Board affirmed board agent's dismissal of Annette Deglow's unfair practice charge that the Los Rios College Federation of Teachers violated section 3543.6(b) of EERA and its duty of fair representation under section 3544.9 of EERA, enforced under section 3543.6(b). Deglow alleges the Federation failed to notify all of the bargaining unit members an upcoming agency fee election and breached an oral contract where in the Federation agreed to provide flyers and mailings regarding the election. The Board agent properly concluded that PERB caselaw does not require an organization to employee publicize an agency election to all bargaining unit With regard to the members. alleged oral contract, Board agent correctly cited section 3541.5(b) of EERA which prohibits the Board from enforcing agreements between the parties.

State of California (Department of Personnel Administration) v. Professional Engineers in California Government (9/13/91) PERB Decision No. 900-S

Board affirmed the board agent's dismissal of a charge by DPA that the Association violated its duty to bargain in

good faith by insisting on negotiating ` and reaching agreement ground onrules/released time prior to discussing proposals substantive issues. Board adopted regional attorney's analysis on totality circumstances test. With regard to the per se test, the Board found that a citation to Unified Stockton School District (1980) PERB Dec. No. insufficient 143 was The Board found explanation. that there was no refusal by the Association to meet and negotiate because released time a mandatory subject bargaining and there is allegation that the Association refused to negotiate Further, because the issue. issue of released time is a subject mandatory οf bargaining, PECG's insistence upon negotiations on that issue does not constitute a per se violation under the theory that a party who insists to impasse on a nonmandatory subject of bargaining as a condition of settlement of mandatory subject of bargaining engages in a per se violation.

Baldwin Park Education Association, CTA/NEA v. Baldwin Park Unified School District (9/24/91) PERB Decision No. 903

Board affirmed the proposed decision which dismissed the Baldwin Park Education Association's allegations that the Baldwin Park Unified School District violated EERA by insisting to impasse on proposal for advisory arbitration. Board found that the statutory language of EERA section 3543.2(a), and references to sections 3548.5, 3548.6, 3548.7, and 3548.8,

does not require binding arbitration. Additionally, in Anaheim City School District (1983) PERB Decision No. 364, the Board expressly held that advisory arbitration is mandatory subject οf In reaching its bargaining. conclusions, the Board rejected ALJ's reliance on the modified Anaheim test. The Board noted that the modified Anaheim test had never been adopted by more than one Board member, had been rejected by the Court of Appeal, and had been expressly rejected in two subsequent Board decisions.

Willits Teachers Association, CTA/NEA v. Willits Unified School District (12/5/91) PERB Decision No. 912

Board affirmed the proposed decision holding that District violated EERA section 3543.4(a), (b) (c) and by unilaterally implementing change in policy regarding granting released time negotiations. In this case, the only contract provision regarding released concerned grievances. The District's past practice was to grant released time on regular basis for employees involved in negotiations and also to attend committee meetings to discuss faculty meetings and for the purpose of working out other work-related solutions. A dispute arose out of a disagreement between the parties regarding Appendix B of parties' collective the bargaining agreement (CBA). An unfair practice charge resulted, informal and an settlement conference The Association's scheduled. chief negotiator requested released time to attend the

conference. settlement Released time was originally granted but then was revoked. The Association's negotiator used a personal necessity day to attend the conference. the conference, the PERB ALJ as mediator, taking acted proposals regarding Appendix B the CBA back and forth parties, the between agreed an ultimately on interpretation of that section. The Association filed a charge claiming that released time was The ALJ unlawfully denied. found that this case was unique its regarding facts circumstances and found that the District changed its policy in granting released time by failing to grant released time to the union negotiator to attend the settlement It was further conference. found that the District knew or that should have known negotiations would result from conference, underlying charge in that case concerned only the interpretation of a section of the CBA.

Jeanette G. Gilligan v. Monterey County Office of Education (12/31/91) PERB Decision No. 913

The Board affirmed the proposed dismissed which decision party's allegation charging that the Monterey County Office Education violated the Educational Employment Relations Act section 3543.5(a) by taking adverse action against charging party issuing her a Notice of Intent to Dismiss. Board stated that Board agent may not take as conclusive ex parte statements unfair practice regarding charge allegations. Except for

this limitation, the Board agent has the authority to conduct an investigation to determine whether the unfair practice charge allegations state a prima facie case.

International Union of Operating Engineers, Local 39 v. State of California (Department of Personnel Administration) (1/2/92)
PERB Decision No. 916-S

Board affirmed Board agent's partial dismissal Association's charge that State of California, Department of Personnel Administration failed to bargain in good faith in violation of Dills Act section 3519(b) and (c) when it made a offer after being final informed that the Board had issued a complaint against DPA based on failure to provide information.

Travis Unified Teachers Association v. Travis Unified School District (1/3/92) PERB Decision No. 917

The Board affirmed the proposed decision in which the ALJ found that the District violated EERA section 3543.5(b), (c) and (e), when it insisted up to and through impasse that the Association agree to a provision that would deny it the right to file grievances in its own name.

Sylvan District Educators Association, CTA/NEA v. Sylvan Union Elementary School District (1/7/92) PERB Decision No. 919

Board found no violation by District where complaint alleged solely the failure to negotiate the effects of its

decision and association failed to make a bargaining demand. determines it Board jurisdiction to decide only the effects portion of the case (as opposed to the decision) and applies relevant PERB case law. Although it is found that the District failed to give notice to the Association regarding its decision, the Association did receive actual notice from its members and therefore the failure of the District to give notice is of no legal import. Once it received actual notice, the Association's failure to request to bargain the effects of the decision are fatal to its claim, as the Board has held that the Association's demand to bargain is a part of prima facie case. Complaint dismissed.

California Union of Safety
Employees v. State of
California (Office of
Lieutenant Governor) (1/14/92)
PERB Decision No. 920-S

affirms Board summarily dismissal of charge that Office Governor violated section 3519(d) of the Dills Act by unlawfully supporting an employee organization during a decertification effort, where Governor sent Lieutenant letter to congratulatory Association organizer with primary responsibility in a decertification effort against Board denies DPA's request for attorneys' fees in defending this matter. Although Board found CAUSE's appeal to be without merit, there was no allegation that case was frivolous, vexatious, dilatory, pursued in bad faith, or otherwise an abuse of process.

California Department of Forestry Employees'
Association, Local 2881, IAFF
v. State of California
(Department of Personnel Administration) (1/22/92) PERB
Decision No. 921-S

The Board affirmed a Board agent's dismissal that the State of California (Department of Personnel Administration) violated section 3519(b) and (c) and section 3523 of the Dills Act. The Board also determined that public notice complaints under the Dills Act should be processed as unfair practice complaints.

The Regents of the University of California v. University Council-American Federation of Teachers (2/7/92) PERB Decision No. 922-H

The Board affirmed the proposed decision dismissing the charge that University Council-American Federation of Teachers violated section 3571.1(c) of unilaterally HEERA bу settlement rescinding a agreement with the charging The Board also party. determined that a refusal to practice withdraw unfair charges is not a mandatory subject of bargaining under HEERA.

<u>Association of California State</u> <u>Attorneys and Administrative</u> Judges, Professional California **Engineers** in Government, and California Association of Professional v. State Scientists California, Governor Pete Wilson (4/13/92) PERB Decision No. 927-S

Board summarily affirmed Board agent's dismissal of

Association's charge that State of California, Governor Pete violated sections Wilson. 3516.5 and 3519(b) and (c) of the Dills Act by failing to provide charging parties notice and opportunity to bargain proposing to initiative measure to the Attorney General and announcing it to the people of the State of California.

International Union of Operating Engineers, Local 39 v. State of California (Department of Personnel Administration (4/20/92) PERB Decision No. 928-S

Board summarily affirms Board agent's dismissal of Association's charge that State of California (Department of Personnel Administration) violated sections 3516.5 and 3519(a), (b) and (c) of the Dills Act by failing to provide charging parties notice and opportunity to bargain prior to proposing an initiative measure to the Attorney General and announcing it to the people of the State of California.

Elcie Winston, Jr. v. Association of California State Attorneys (5/14/92) PERB Decision No. 931-S

Board affirmed Board agent's dismissal of an unfair practice charge alleging a breach of the duty of fair representation. Pursuant to PERB Regulation 32635, Board did not consider facts raised for the first time on appeal. With regard to the charging party's assertion that the Board agent told him that he "had one year to file," the Board found that the statement did not clearly refer to the filing of an unfair practice

charge and did not excuse the charging party's responsibility to timely file his unfair practice charge. Even assuming the charging party was misinformed, the factual allegations do not state a prima facie violation of section 3519.5 of the Dills Act.

State of California (Department of Personnel Administration) v. California State Employees' Association (5/15/92) PERB Decision No. 933-S

The Board denied a CSEA unit petition modification transfer 12 classifications from Unit 1 to Unit 11. Board found that although the placement may not be perfect, the evidence available did not offer sufficient rationale for disturbing the unit placement originally determined to be appropriate by the Board. Although parties had agreed to exclude classifications from a bargaining unit, stipulation was no longer in effect and the classifications were deemed to be part of the bargaining unit Board initially placed the Thus, party requesting them. modification unit has burden to demonstrate that one bargaining unit is more appropriate than another bargaining unit.

Gordon Busch v. Ocean View Teachers Association (6/1/92) PERB Decision No. 943

Board affirmed Board agent's dismissal of public notice complaint. Complaint alleged that: (1) the Association's initial proposals were not sufficiently developed for the public to comprehend; (2) the Association and school district

may have negotiated in executive session before the public was afforded opportunity to express itself; and (3) "PERB should consider Government Code section 54950 in addition to section 3547 in making its ruling." found that the Association's clarification of its oral initial proposals at subsequent public board meeting defects cured any insufficiencies in its initial In PERB cases proposals. involving subsequent clarification οf initial proposals, Board found there is no requirement that the public employer amend its school initial proposals. The Board found the Association's argument reliance that its bargaining" "collaborative equitably estops PERB from finding public notice а violation was without merit. of Regardless whether "collaborative bargaining" was advocated by PERB, the parties' use of a new or different bargaining technique does not excuse the parties from the statutory requirements forth in EERA.

1991-1992 REQUEST FOR INJUNCTIVE RELIEF

| | IR# | CASE NAME | CASE NO. | ALLEGATION | FILED | DISPOSITION DATE |
|----|-----|--|------------|--|----------|--|
| | 318 | CCPOA v. DPA Panel No. 20 | S-CE-511-S | Charging Party seeks I.R. addressing DPA's deduction of increased health care premiums from employees' pay-checks. | 8/1/91 | Denied w/o prejudice to renewal by GC. 8/7/91. |
| | 319 | GILLIGAN v. CSEA | SF-CO-378 | Charging Party seeks I.R. to ensure grievance and termination appeal time lines are not forfeited. | 8/26/91 | Denied w/o prejudice to renewal by GC. 8/30/91. |
| 21 | 320 | L.A. City & Co. Employees Union v. L.A. USD | LA-CE-3137 | Seeks I.R. to enjoin the Dist. from unilaterally implementing any form of salary reduction and/or employee furlough until the impasse procedures have been exhausted. | 10/30/91 | Withdrew 10/30/91 |
| | 321 | CSEA & its Yolo Co. Chapter No. 639 v. Yolo Co. Office of Ed. | S-CE-1461 | CSEA seeks an I.R. against Yolo Co. Employer for harassing and engaging in acts of reprisals against a CSEA union officer for exercising rights guaranteed under the EERA. | 11/27/91 | Denied w/o prejudice by GC letter on 12/9/91. |
| | 322 | ACSA, CAPS, & PECG v. State of Calif. | S-CE-553-S | Charging Party seeks I.R. to direct the Governor to withdraw the public emp. aspect of an initiative proposal and to refrain from processing or publicly advocating said initiative. | 12/23/91 | Denied w/o prejudice by letter on 1/2/92. Rec'd Motion for Reconsideration of Decision not to Seek I.R. |

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| IR# | CASE NAME | CASE NO. | ALLEGATION | FILED | DISPOSITION DATE |
|-----|--|-----------------------------------|---|----------|--|
| 323 | CAPT v. State of Calif. | S-CE-560-S | Charging Party seeks I.R. against Governor from unilaterally implementing changes in terms & conditions of employment and refusing to meet and confer in good faith. | 1/7/92 | Charging Party withdrew request w/o prejudice on 1/9/92. |
| 324 | LA Co. Bldg. & Const. Trades Co. v. LA USD | LA-CE-3147 | Charging Party seeks I.R. against District from refusing to meet and confer in good faith. | N/A | Charging Party withdrew incomplete I.R. |
| 325 | CSEA v. State of Calif. (DPA) | S-CE-561-S | CSEA seeks I.R. against DPA and EDD limiting enforcement of a policy restricting the wearing of union T-shirts, etc. and the censoring of strike literature. | 1/7/92 | Denied w/o prejudice by letter on 1/15/92. |
| 326 | UAPD v. DPA, et al. | SF-CE-96-S SF-CE-104- S(am) | UAPD seeks I.R. against state's unilateral implementation of new terms and conditions of employment. | 3/9/92 | UAPD withdrew I.R. on 3/23/92. |
| 327 | CSEA, CAUSE, CDFEA & AFSCME v. DPA | S-CE-579-S | Unions charge the state employer with failure to participate in the mediation process in good faith and with unlawful implementation of terms and conditions of employment. | 03/10/92 | Denied w/o prejudice by letter on 3/24/92. |
| 328 | CAUSE v. DPA | S-CE-586-S | CAUSE requests I.R. to restrain DPA from continuing to deduct dues from Unit 7 employees for POBA. | 3/24/92 | CAUSE withdrew request for I.R. on 3/27/92. |

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| IR# | CASE NAME | CASE NO. | ALLEGATION | FILED | DISPOSITION DATE |
|-----|--|-------------------------------------|--|---------|--|
| 329 | UAPD v. DPA, et al. | SF-CE-96- S & SF-CE-104- S | UAPD alleges that the state unlawfully implemented terms & conditions of employment because it failed to meet and confer in good faith. | 3/26/92 | I.R. granted on 4/8/92. 4/27/92 UAPD requested PERB to withdraw the I.R. case. 4/28/92 request granted. Court hearing set 4/30/92, taken off calendar. |
| 330 | CAUSE v. DPA | S-CE-586-S | CAUSE requests I.R. to restrain DPA from continuing to deduct dues from Unit 7 employees from POBA. | | I.R. granted on 4/23/92. Court granted preliminary injunction on 5/19/92. |
| 331 | United Faculty of Grossmont- Cuyamaca CCD v. Grossmont- Cuyamaca CCD | LA-CE-3184 | United Faculty charges the District with unilaterally changing a contractual policy on sabbatical leave. | 4/27/92 | Denied w/o prejudice by letter on 5/12/92 |
| 332 | Covina Unified Ed. Assoc., CTA/NEA v. Covina Valley USD | LA-CE-3177 | Association charges that the District refused to participate in good faith in the impasse procedure. | 5/19/92 | Denied w/o prejudice by letter on 5/26/92. |
| 333 | Covina Unified Ed. Assoc., CTA/NEA v. Covina Valley USD | LA-CE-3177 | Association charged that the District had refused to participate in good faith in the impasse procedure. | 6/8/92 | Denied w/o prejudice by letter on 6/15/92 |
| 334 | Corona-Norco Teachers Association, CTA/NEA v. Corona-Norco USD | LA-CE-3200 | Association charged that District intended to repudiate the collective bargaining agreement by unilaterally instituting changes in policies. | 6/12/92 | Withdrawn 6/25/92 |

| IR# | CASE NAME | CASE NO. | ALLEGATION | FILED | DISPOSITION DATE |
|-----|--|------------|--|---------|--|
| 335 | Cathy R. Hackett, et al. v. CSEA | S-CO-124 | Hackett, et al. sought an I.R. to enjoin CSEA from suspending their membership and to stop CSEA from preventing them from discharging their duties as elected members of BUNC. | 6/30/92 | Denied w/o prejudice by letter on 7/7/92 |
| 336 | Fremont UDTA v. Fremont USD (Panel No. 7 (DMC/HTC/RLC) (JWS/RGT/DNG) | SF-CE-1572 | Association alleges that District unilaterally implemented a new seniority policy. | 7/2/92 | Denied w/o prejudice by letter on 7/16/92 |

INJUNCTIVE RELIEF REQUESTS

| | | <u> 1987-88</u> | 1988-89 | 1989-90 | 1990-91 | Average 1987-91 | 1991-92 |
|-----------------|------|-----------------|---------|---------|---------|--------------------|---------|
| Total Fiscal | Year | 13 | 21 | 8 | 11 | 13.25 | 18 |

LITIGATION ACTIVITY

| | <u> 1987-88</u> | <u> 1988-89</u> | <u> 1989-90</u> | <u> 1990-91</u> | <u> 1991-92</u> |
|--|-----------------|-----------------|-----------------|-----------------|-----------------|
| New Cases Closures Briefs/Motions/ | 4 8 | 11 3 | 18 14 | 19 15 | 33 41 |
| Pleadings | 19 | 39 | 60 | 32 | 71 |

UNFAIR PRACTICE CHARGES

1991 - 1992

CHARGES FILED:

ACTIVITY BY LOCATION

Sacramento 221
San Francisco 151
Los Angeles 227

Total 599

Comparison With Previous Years:

| | 1987/88 | 1988/89 | 1989/90 | 1990/91 | Average 1987-91 | <u> 1991 -</u> |
|-------|---------|---------|---------|---------|--------------------|----------------|
| Total | 600 | 412 | 475 | 437 | 481 | 599 |

TOTAL CHARGE DISPOSITIONS:

Comparison with Previous Years

| | 1987-88 | <u> 1988-89</u> | 1989-90 | 1990-91 | Average 1987-91 | <u> 1991</u> - |
|--|------------|-------------------------------|--------------------------------|--------------------------------|---------------------------------------|--------------------------------|
| 1st Quarter 2nd Quarter 3rd Quarter 4th Quarter | 203 128 | 139 118 87 <u>83</u> | 92 115 133 <u>160</u> | 109 95 152 <u>101</u> | 121 132.75 125 <u>118.25</u> | 98 154 117 <u>107</u> |
| Total | 604 | 427 | 500 | 457 | 497 | 476 |

Ratios (amounts in parentheses are percentages)

| | <u> 1987-88</u> | 1988-89 | 1989-90 | 1990-91 | Average 1987-91 | Year to Date1/ |
|-------------|-----------------|---------|---------|---------|--------------------|-------------------|
| Withdrawals | 217 | 105 | 151 | 100 | 143.25 | 112 |
| | (36) | (25) | (30) | (22) | (29) | (24) |
| Dismissals | 136 | 124 | 120 | 137 | 129.25 | 119 |
| | (23) | (29) | (24) | (30) | (26) | (25) |
| Complaints | 181 | 130 | 173 | 166 | 162.50 | 168 |
| | (30) | (30) | (35) | (36) | (33) | (36) |
| Comp/Dism | 38 | 26 | 13 | 19 | 24 | 15 |
| | (6) | (6) | (3) | (4) | (5) | (4) |
| Comp/Wd | 32 | 42 | 43 | 35 | 38 | 61 |
| | (5) | (10) | (9) | (8) | (8) | <u>(13)</u> |
| Total | 604 | 427 | 500 | 457 | 497.25 | 475 |
| | (100) | (100) | (100) | (100) | (100) | (100) |

REPRESENTATION

SACRAMENTO

| <u>Projects</u> | Open <u>04/01/92</u> | New Cases 4th Quarter 1991-92 | Cases Closed 4th Quarter 1991-92 | Open 06/30/92 |
|--------------------------------------|-------------------------|-------------------------------------|--|------------------|
| Request for Recognition Intervention | 4 0 | 5 1 | 7 1 | 0 |
| Severance Petition for Cert | 3 0 | 1 0 | 1 | 3 0 |
| Ballot Intervention | 0 | ő | Ö | Ö |
| Interested Party | 0 | 0 | o | 0 |
| Limited Party | 0 | 0 | 0 | 0 |
| Amended Certification | <u>0</u> | 0 | 0 | 0 |
| Decertification | 5_ | 0 | 3 | 2 |
| Unit Modification | 7 | 6 | 6 | 7 |
| Organizational Security | 0 | 2 | 0 | 2 |
| Mediation | 89 | 23 | 34 | 78 |
| Factfinding | 3 | 2 | 3 | 2 |
| Arbitration | 0 | 0 | 0 | 0 |
| Financial Statement | 0 | 0 | 0 | 0 |
| Public Notice | 0 | 0 | 0 | 0 |
| Compliance | 2 | 6 | 2 | 6 |
| Election Objections | 1 | 0 | 0 | 1 |
| Challenged Ballots | 0 | 0 | 0 | 0 |
| Total: | 114 | 46 | 57 | 103 |

SAN FRANCISCO

| Open 04/1/92 | New Cases 4th Quarter 1991-92 | Cases Closed 4th Quarter 1991-92 | Open 06/30/92 |
|-----------------|-------------------------------------|--|------------------------------|
| 9 | 6 | 7 | 8 |
| 0 | 0 | 0 | 0 |
| 0 | O | 0 | 0 |
| 2 | 0 | 0 | 2 |
| 0 | 0 | 0 | 0 |
| o | 0 | 0 | 0 |
| 0 | 0 | 0 | 0 |
| 0 | 1 | 1 | 0 |
| 5 | 1 | 3 | 3 |
| 3 | 3 | 2 | 4 |
| | _ | Open 4th Quarter | Open 4th Quarter 4th Quarter |

(San Francisco - Continued)

| <u>Projects</u> | Open 04/01/92 | New Cases 4th Quarter 1991-92 | Cases Closed 4th Quarter 1991-92 | Open 06/30/92 |
|-------------------------|------------------|-------------------------------------|--|------------------|
| Organizational Security | 2 | 1 | 3 | 0 |
| Mediation | 64 | 28 | 45 | 47 |
| Factfinding | 3 | 8 | 1 | 10 |
| Arbitration | 0 | 0 | 0 | 0 |
| Financial Statement | 0 | 0 | 0 | 0 |
| Public Notice | 0 | 0 | 0 | 0 |
| Compliance | 6 | 0 | 3 | 3 |
| Election Objections | 1 | 1 | 0 | 2 |
| Challenged Ballots | 0 | 0 | 0 | 0 |
| Total: | 95 | 49 | 65 | 79 |

LOS ANGELES

| <u>Projects</u> | Open 04/01/92 | New Cases 4th Quarter 1991-92 | Cases Closed 4th Quarter 1991-92 | Open 06/30/92 |
|-------------------------|------------------|-------------------------------------|--|------------------|
| Request for Recognition | 3 | 2 | 1 | 4 |
| Intervention | 0 | 0 | 0 | 0 |
| Severance | 2 | 0 | 1 | 1 |
| Petition for Cert | 0 | 0 | 0 | 0 |
| Ballot Intervention | 0 | 0 | 0 | 0 |
| Interested Party | 0 | 0 | 0 | 0 |
| Limited Party | Ö | Ô | Ö | Ö |
| Amended Certification | Ö | Ō | Ö | 0 |
| Decertification | 9 | Ō | 5 | 4 |
| Unit Modification | 7 | 4 | 7 | 4 |
| Organizational Security | 2 | 2 | 2 | 2 |
| Mediation | 43 | 40 | 23 | 60 |
| Factfinding | 5 | 12 | 3 | 14 |
| Arbitration | 0 | 0 | 0 | 0 |
| Financial Statement | 0 | 0 | 0 | 0 |
| Public Notice | 5 | 5 | 1 | 9 |
| Compliance | 3 | 0 | 1 | 2 |
| Election Objections | Ō | 1 | 0 | 1 |
| Challenged Ballots | 0 | 0 | 0 | 0 |
| Total: | 79 | 66 | 44 | 101 |

STATEWIDE

| Projects | Open 04/01/92 | New Cases 4th Quarter 1991-92 | Cases Closed 4th Quarter 1991-92 | Open 06/30/92 |
|-----------------------------------|------------------|-------------------------------------|--|------------------|
| Request for Recognition | 16 | 13 | 15 | 14 |
| Intervention | 0 | 1 | 1 | 0 |
| Severance | 5 | 1 | 2 | 4 |
| Petition for Cert | 2 | 0 | 0 | 2 |
| Ballot Intervention | 0 | 0 | 0 | 0 |
| Interested Darty | 0 | 0 | 0 | 0 |
| Interested Party Limited Party | 0 | Ŏ | 0 | ŏ |
| Amended Certification | Ö | 1 | i | 0 |
| Decertification | 19 | ī | 11 | 9 |
| Unit Modification | 17 | 13 | 15 | 15 |
| Organizational Security | 4 | 5 | 5 | 4 |
| Mediation | 196 | 91 | 102 | 185 |
| Factfinding | 11 | 22 | 7 | 26 |
| Arbitration | 0 | 0 | 0 | 0 |
| Financial Statement | 0 | 0 | 0 | 0 |
| Public Notice | 5 | 5 | 1 | 9 |
| Compliance | 11 | 6 | 6 | 11 |
| Election Objections | 2 | 2 | 0 | 4 |
| Challenged Ballots | ō | 0 | 0 | 0 |
| Total: | 288 | 161 | 166 | 283 |

ORGANIZATIONS' ACRONYMS & ABBREVIATIONS **ELECTION LOG**

American Federation of State, City and **AFSCME**

Municipal Employees American Federation of Teachers AFT Allan Hancock Faculty Association

AHFA Brittan Education Association/CTA/NEA **BEA**

District Council of Carpenters Carpenters Classified Employees Association CEA

Classified Employees of Mendocino Unified Schools **CEMUS** California Federation of Teachers (affiliated with AFT) CFT; CFT/AFT

California School Employees Association
California State Emmployees Association/Service **CSEA**

CSEA/SEIU Employees International Union

California State Employed Teachers Association CSETA

California Teachers Association (affiliated with NEA) CTA: CTA/NEA ESPS/NEA

Educational Support Personnel/NEA Federation of Teachers/CFT/AFT

Gen Teamsters General Teamsters

FOT

Galt Federation of Classified & Certificated **Employees GFCCE**

Independent FA

Independent Faculty Association
International Union of Operating Engineers
Los Angeles Building & Trades Council IUOE LABTC Los Angeles CCD Trades Association Lakeport Unified Classified Employees LACCD Trades Assn

Lakeport UCEA Association/CTA/NEA

Mendocino Classified Employees **MCE**

National Education Association NEA

Sonora Elementary Education Association/CTA/NEA SEEA/CTA/NEA

Service Employees International Union SEIU

Southwestern College Education Association/CTA/NEA So'western CEA

EERA ELECTIONS HELD - FISCAL YEAR 1991/92

| 1991/9 TAL _DAT | LY. | CASE NOS. | EMPLOYER NAME | UNIT TYPE | UNIT SIZE | VALID VOTES | ORG WITH MAJORITY | OTHER ORG | NO <u>REP</u> | CHALG BALLOT | VOID BALLOT | TYPE OF ELECT |
|--|---------------------|--|---|---------------------------------|----------------------------|----------------------------|---|---|------------------------|------------------|-------------------|---|
| 9/12/ 10/01/ 11/19/ 11/22/ 1/27/ | /91 /91 /91 | LA-R-982 LA-R-974 LA-R-979 S -R-910 S -R-914 | Allan Hancock, JtCCD Pleasant Valley ESD Maricopa USD Belleview ESD Planada ESD | 100 253 250 250 250 | 121 54 25 9 39 | 106 48 25 7 36 | AHFA-100 SEIU L998-36 CSEA Ch 686-24 AFSCME L2703-27 | CSEA-1 | 6 12 1 6 9 | 0 0 0 0 | 0 0 0 0 | C/REP C/REP C/REP C/REP C/REP |
| 2/11. 3/12 4/01 | /92 | SF-R-721; UM-470 S -R-917 SF-R-725 | Sonoma COE West Hills CCD Lakeport USD | 105 450 250 | 70 14 78 | 63 11 71 | AFT-60 IUOE L39-10 Lakeport UCEA-47 | CTA-2 | 1 1 24 | 0 0 0 | 0 0 0 | C/REP C/REP C/REP |
| 5/07 6/03 6/03 | /92 | S -R-920 S -R-924 S -R-925; I-109 | Pierce JtUSD Galt JtUnHSD Galt JtUnHSD | 250 266 253 | 47 31 22 | 31 23 19 | CSEA-26 GFCCE/CFT/AFT-22 CSEA-10 | CFCCE/CFT/AFT-8 | 5 1 1 | 0 0 0 | 0 0 0 | C/REP C/REP C/REP |
| 6/09 9/24 | | SF-R-789 S -D-139 | Piner-Olivet UnESD Cascade UnESD | 250 100 | 65 91 | 35 84 | CSEA-20 CTA/NEA-48 | FOT-35 | 15 | 0 | 0 | C/REP |
| 9/30 10/15/ 10/17/ | /91 /91 | S -D-142 LA-D-257 SF-D-192 | Black Butte ESD Delano JtUnHSD Campbell UnESD | 250 100 253 | 24 101 79 | 20 80 55 | Teamsters L137-16 CTA/NEA-62 CSEA-48 | CSEA Ch 384-2 Gen. Teamstrs-12 Carpenters-7 | 2 6 0 | 0 0 0 2 | 0 0 0 | D/REP C/REP D/REP D/REP |
| 10/21. 11/21. 12/06. | /91 /91 | S -D-136 SF-D-193 SF-D-194 | Brittan ESD Foothill-De Anza CCD Foothill-De Anza CCD | 100 261 254 250 | 28 476 106 30 | 21 408 97 29 | BEA/CTA/NEA-20 SEIU-231 CSEA-68 SEEA/CTA/NEA-20 | CSEA-170 SEIU-29 CSEA-9 | 7 0 0 | 1 0 0 | 0 | C/REP C/REP C/REP |
| ω 12/17. 12/20. 1/07 1/30 | /91 / /92 | S -D-144 SF-D-195 LA-D-260 SF-D-188 | Sonora SD Berryessa UnESD Southwestern CCD Gilroy USD | 253 100 100 | 99 711 435 | 74 412 398 | | & Teamsters tied 37 each Independent FA-106 CFT/AFT-192 | 0 15 1 | 0 0 0 | 0 3 1 | C/REP D/REP C/REP |
| 2/05 3/10 3/19 | 1/92 1/92 | SF-D-195 LA-D-261 SF-D-196 | Berryessa UnESD Los Angeles CCD Santa Clara USD | 253 254 253 | 99 104 187 | 85 80 178 | Teamsters-53 LABTC-49 CSEA-109 | CSEA-32 LACCD Trades Assn-29 SEIU-64 | 0 2 5 | 0 0 0 | 0 0 0 | C/REP C/REP C/REP |
| 3/26 5/15 5/21 | i/92 i/92 | S -D-145 SF-D-197 LA-D-265 | Shaffer UnSD San Lorenzo Valley USD Palm Springs USD | 100 250 261 | 18 172 490 | 16 115 312 | CFT/AFT-13 SEIU-85 CSEA Ch 146-239 | CTA/NEA-3 CSEA-27 Teamsters L911-65 | 0 3 8 | t 0 1 | 0 0 0 | C/REP C/REP C/REP |
| 5/28 6/01 6/04 | 1/92 1/92 | SF-D-199 LA-D-264 SF-D-200 | Solano County CCD Bakersfield City ESD Morgan Hill USD | 253 253 250 | 38 234 307 | 30 171 271 | IUOE-18 CSEA Ch 48-112 SEIU L715-140 | CSEA-12 Teamsters L1911-56 CSEA Ch 159-124 | 0 3 7 | 0 117 1 | 0 0 1 | C/REP C/REP |
| 6/11 6/15 6/18 | 5/92 3/92 | LA-D-263 LA-D-270 SF-D-201 | Sun Diego City USD Pasadena Area CCD Mendocino USD | 252 253 250 | 1429 77 73 | 915 59 56 | CSEA-432 CSEA-31 CEMUS/CTA-37 | CEA/NEA-419 Teamsters-27 MCE-19 ESP/NEA-61 | 64 1 0 3 | 1 0 0 | 3 0 0 2 | C/REP D/REP C/REP C/REP |
| 6/23 6/24 9/17 | 1/92 | LA-D-267 LA-D-266 S -UM-518 | Sweetwater UnHSD San Diego City USD Visalia USD | 253 253 250 | 310 2182 21 | 268 943 19 | CSEA-724 CSEA-11 | CEA-179 | 40 8 | 0 | 8 | C/REP C/REP |
| 3/31 | | S -UM-521 | Tracy Public Schools | 250 | 30 | 25 | CSEA Ch 98-20 | | 5 | Ō | ì | C/REP |
| 1991/ TAI | LLY | CASE NOS. | EMPLOYER NAME | UNIT TYPE | UNIT SIZE | VALID VOTES | YES - OS | NO - OS | | CHALG BALLOT | VOID BALLOT | TYPE OF ELECT |
| 7/12 10/09 10/15 10/24 | 9/91 5/91 | LA-OS-141 S -OS-88 LA-OS-145 LA-OS-144 | Los Angeles USD Kings Canyon JtUSD Brawley UnHSD Sweetwater UnHSD | 251 100 250 101 | 9441 373 43 95 | 2711 270 29 78 | 2334 140 17 64 | 377 130 12 14 | | 1 1 0 0 | 66 0 0 2 | C/REP C/REP C/REP C/REP |

| | 1991/92 TALLY DATE | CASE NOS. | EMPLOYER NAME | UNIT TYPE | UNIT SIZE | VALID VOTES | YES - OS | NO - OS | | CHALG BALLOT | VOID BALLOT | TYPE OF <u>ELECT</u> |
|----|--------------------------|------------|-------------------------|--------------|--------------|----------------|------------------------|---------------|---------|-----------------|----------------|----------------------------|
| | 11/04/91 | SF-OS-159 | Benicia USD | 250 | 139 | 68 | 51 | 17 | | 0 | 2 | C/REP |
| | 11/04/91 | SF-OS-160 | San Antonio UnESD | 250 | 13 | 11 | 10 | 1 | | 0 | 1 | C/REP |
| | 12/19/91 | LA-OS-146 | Los Angeles COE | 100 | 1084 | 600 | 455 | .145 | | O | 2 | C/REP |
| | 1/14/92 | SF-OS-161 | Roseland ESD | 250 | 41 | 25 | 17 | 8 | | 0 | 0 | C/REP |
| | 5/11/92 | SF-OS-164 | Sequoia UnHSD | 253 | 95 | 36 | 28 | | 10 | Ō | Ō | C/REP |
| | 5/11/92 | SF-OS-163 | Sequoia UnHSD | 252 | 180 | 104 | 63 | <u>41</u> | | 0 | 0 | C/REP |
| | 5/14/92 | SF-OS-165 | Santa Cruz City Schools | 108 | 459 | 275 | 203 | 72 | | 0 | 0 | C/REP |
| | 5/15/92 | LA-OS-147 | Los Angeles USD | 200 | 1687 | 982 | 726 | 256 | | 0 | 1 | C/REP |
| | 6/19/92 | s -os-89 | Marysville JtUSD | 100 | 453 | 217 | 155 | 62 | | 0 | 1 | C/REP |
| | 6/23/92 | LA-OS-148 | Los Angeles COE | 261 | 749 | 479 | 284 | 195 | | 0 | 2 | C/REP |
| | 11/14/91 | SF-AC-28 | San Francisco USD | 103 | 1212 | 415 | Chg Excl Rep ID-366 | No Chg in | i ID-49 | 0 | 1 | C/REP |
| | | | | | RALPH | C. DILLS | ACT ELECTIONS HELD - 1 | FISCAL YEAR | 1991/92 | | | |
| | | | | | | | ORG | | | | | TYPE |
| | 1991/92 | | | UNIT | UNIT | VALID | WITH | OTHER | NO | CHALG. | VOID | OF |
| | TALLY | CASE NOS | TIMET MARKE | TYPE | SIZE | VOTES | MAJORITY | ORG | REP | BALLOT | BALLOT | ELECT |
| | DATE | CASE NOS. | UNIT NAME | IIFE | SIZE | VOIES | MAJORITI | <u> </u> | 25001 | DITLIBUT | 2.1.4.4.1 | <u> </u> |
| | 11/14/91 | S -D-141-S | Institutional Education | S21 | 2018 | 1284 | CSEA/SEIU-955 | CSETA-290 | 39 | 12 | 6 | C/REP |
| 32 | | | | | | | | | | | ТҮРЕ | |
| 2 | 1991/92 | | | UNIT | UNIT | VALID | | r | HALG | VOID | OF | |
| | | | | | | | | | | | | |
| | TALLY | GARE NOR | TIMET NAME | TVDE | CI7E | VOTES | VES - DS NO | - UX P | MILLANI | BALLOI | ELECT | |
| | DATE | CASE NOS. | UNIT NAME | TYPE | <u>SIZE</u> | <u>votes</u> | YES - OS NO | - OS <u>F</u> | BALLOT | BALLOT | ELECT | |

HEERA ELECTIONS HELD - FISCAL YEAR 1991/92

NONE